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Bass Grant, Lucas Longmire and Vince Murphy*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

INTERNATIONAL MARKETS LIVE INC.,
a New York corporation dba IM MASTERY
ACADEMY,

Plaintiff,

v.

DAVID IMONITIE an individual; SPELA
SLUGA, an individual; DEVON ROESER,
an individual; IVAN TAPIA, an individual;
NVISIONU, INC., a Delaware corporation;
ILYKIT, LLC, a Utah limited liability
company, LUCAS LONGMIRE, an
individual; NATHAN SAMUEL, an
individual; MICHAEL ZHOR, an individual;
IMRAN RICHIE, an individual; JUSTIN
OWENS, an individual; PAULO
CAVALLERI, an individual; JOSE
MIGUEL CONTREAS, an individual; BASS
GRANT, an individual; ANGELA
CRUISHANK, an individual; JEFF
CRUISHANK, an individual; VINCE
MURPHY, an individual; GARY
MCSWEEN, an individual; KATRINA

Case No.: 2:22-CV-01863-GMN-BNW

**STIPULATION AND [PROPOSED]
ORDER RE: DEFENDANTS BASS
GRANT, LUCAS LONGMIRE AND
VINCE MURPHY'S REQUEST FOR
EXTENSION OF TIME TO FILE THEIR
REPLIES TO PLAINTIFF'S RESPONSES
(ECF NOS. 104, 105, 106, 111 AND 112)
TO DEFENDANTS' MOTIONS TO
DISMISS (ECF NOS. 87, 88, 89, 98 AND 99)**

1 WORGESS, an individual; LUIS
 2 RONALDO HARNANDEZ ARRIAGA, an
 3 individual; STEPHANIA AYO, an
 4 individual; SILVIA AYO, an individual;
 5 CATALINA VASQUEZ, an individual;
 6 MATHIAS VASQUEZ, an individual;
 7 DOES 1 through 10, inclusive; and ROE
 8 CORPORATIONS I through X, inclusive,
 9
 10 Defendants.

11 AND ALL RELATED MATTERS

12 **STIPULATION AND [PROPOSED] ORDER**

13 Defendants Bass Grant (“Grant”), Lucas Longmire (“Longmire”) and Vince Murphy
 14 (“Murphy”) or (“Defendants”), and Plaintiff International Markets Live Inc. dba IM Mastery
 15 Academy, (collectively as the “Parties”) by and through their respective undersigned counsel of
 16 record, the law firms of Slighting Law, Wellman and Warren, LLP, Kerr Simpson Attorneys at
 17 Law and Holland & Hart LLP, hereby stipulate and agree to: 1) extend the deadline for Grant and
 18 Longmire to reply to Plaintiff’s responses to Grant’s and Longmire’s 12(b)(2) and 12(b)(6)
 19 Motions to Dismiss (ECF. Nos. 87, 88 and 89); and 2) extend the deadline for Murphy to reply to
 20 Plaintiff’s responses to Murphy’s 12(b)(2) and 12(b)(6) Motions to dismiss (ECF Nos. 98 and 99).
 21 The parties hereby specifically agree and stipulate as follows:

22
 23 WHEREAS, on January 23, 2023, Grant filed his 12(b)(2) Motion to dismiss re: Plaintiff’s
 24 First Amended Complaint (“FAC”) (ECF No. 89) and Longmire filed his 12(b)(2) Motion to
 25 dismiss to Plaintiff’s FAC (ECF No. 88). In addition, Grant and Longmire filed jointly their
 26 12(b)(6) Motion to dismiss to Plaintiff’s FAC (ECF No. 87).

27 WHEREAS, on February 13, 2023, Plaintiff filed its Response (ECF. No. 106) to Grant’s
 28 12(b)(2) Motion to Dismiss, its response (ECF No. 105) to Longmire’s 12(b)(2) Motion to Dismiss

and its response (ECF No. 106) to Grant and Longmire's 12(b)(6) Motion to Dismiss.

WHEREAS, on February 2, 2023, Defendant Murphy filed his 12(b)(6) Motion to dismiss re: Plaintiff's First Amended Complaint ("FAC") (ECF No. 98) and also his 12(b)(2) Motion to dismiss to Plaintiff's FAC (ECF No. 99).

WHEREAS, on February 16, 2023, Plaintiff filed its Response to Murphy's 12(b)(6) Motion to Dismiss and also its response to Murphy's 12(b)(2) Motion to Dismiss (ECF No. 111; ECF No. 112).

WHEREAS, on February 14, 2023 and also on February 16, 2023, counsel for the parties met and conferred and agreed to allow Grant, Longmire, and Murphy additional time from the current due dates of February 20, 2023 (Grant and Longmire) and February 23, 2023 (Murphy) to file their reply briefs.

THEREFORE, the parties jointly stipulate that the Court should enter an order allowing Grant, Longmire, and Murphy to file their reply briefs by no later than March 6, 2023.

Respectfully submitted, this 17th day of February 2023

SLIGHTING LAW <u>/s/Bradley S. Slighting</u> Bradley S. Slighting, Esq. Nevada Bar No. 10225 1707 Village Center Cir, Ste 100 Las Vegas, NV 89134 <i>Attorneys for Defendants David Imonitie, Spela Sluga, Devon Roeser, NVisionU, Inc., Bass Grant, Lucas Longmire, Vince Murphy</i>	WELLMAN AND WARREN LLP <u>/s/Chris Wellman</u> Chris Wellman, Esq. (Pro Hac Vice) California Bar No. 304700 Wellman and Warren, LLP 24411 Ridge Route Dr., Unit 200 Laguna Hills, CA 92653 <i>Attorneys for Defendants David Imonitie, Spela Sluga, Devon Roeser, NVisionU, Inc., Bass Grant, Lucas Longmire, Vince Murphy</i>
HOLLAND & HART LLP <u>/s/ Jenapher Lin</u> Lars K. Evensen Nevada Bar No. 8061 Jenapher Lin, Esq. Nevada Bar No. 14233 9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134	THOMPSON BURTON, PLLC <u>/s/ Jon E. Field</u> Jon E. Field, Esq. One Franklin Park 6100 Tower Circle, Suite 200 Franklin, Tennessee 37067 <i>Attorneys for Defendant ILYKIT, LLC</i>

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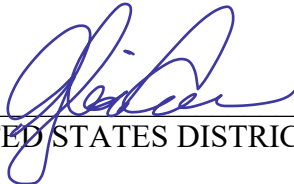
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/s/ Justin L. James
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Attorney for Defendant Ivan Tapia

IT IS SO ORDERED.

Dated: February 23, 2023.


UNITED STATES DISTRICT JUDGE

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 17th day of February, 2023, a true and correct copy of the forgoing document **STIPULATION AND [PROPOSED] ORDER RE: DEFENDANTS BASS GRANT, LUCAS LONGMIRE AND VINCE MURPHY'S REQUEST FOR EXTENSION OF TIME TO FILE THEIR REPLIES TO PLAINTIFF'S RESPONSES (ECF. NOS. 104, 105, 106, 111 AND 112) TO DEFENDANTS MOTIONS TO DISMISS (ECF NOS. 87, 88, 89, 98 AND 99)** was filed with the Clerk of the Court using the CM/ECF system which automatically sent notification of such filing to and served electronically upon the following counsel who have entered an appearance in this action:

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